## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

RYANAIR DAC,

Plaintiff,

v.

C.A. No. 20-01191-WCB

BOOKING.COM B.V.,

Defendant.

## STIPULATION AND ORDER RE: APPLICATION FOR COSTS

WHEREAS, on January 31, 2025 the Court entered an Amended Judgement in the above-captioned action requiring the parties to meet and confer regarding any future requests for taxable costs following trial and a proposed briefing schedule for any submissions related to such costs (D.I. 518);

WHEREAS, Plaintiff Ryanair DAC ("Ryanair") and Defendant Booking.com BV ("Booking") duly met and conferred and agreed that neither side shall seek taxable costs;

IT IS HEREBY STIPULATED AND AGREED, by and between the parties, and subject to the approval of the Court, that neither side shall seek taxable costs in connection with this matter.

/s/ R. Touhey Myer

R. Touhey Myer (#5939) Kratz & Barry LLP 800 N. West Street Wilmington, DE 19801 302-527-8378 tmyer@kratzandbarry.com

Attorney for Plaintiff, Ryanair DAC /s/ Alexandra M. Ewing

Jeffrey L. Moyer (#3309)
Alexandra M. Ewing (#6407)
Richards, Layton & Finger, P.A.
One Rodney Square
920 N. King Street
Wilmington, DE 19801
(302) 651-7700
moyer@rlf.com
ewing@rlf.com

Attorneys for Defendant Booking.com B.V.

IT IS SO ORDERED this 13th day of February, 2025.

HON. WILLIAM C. BRYSON

United States Circuit Judge